Id. Courts have broad discretion to extend time for service under Rule 4(m). Efaw v. Williams, 473 F.3d

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1038, 1041(9th Cir. 2003). The Supreme Court has stated that the 120-day time period for service 2 contained in Rule 4(m) "operates not as an outer limit subject to reduction, but as an irreducible allowance." Henderson v. United States, 517 U.S. 654, 661 (1996). "On its face, Rule 4(m) does not tie 3 the hands of the district court after the 120-day period has expired. Rather, Rule 4(m) explicitly permits 4 a district court to grant an extension of time to serve the complaint after that 120-day period." Mann v. 5 American Airlines, 324 F.3d 1088, 1090 (9th Cir. 2003). Moreover, the Advisory Committee Notes to 6 Rule 4(m) state that the rule "explicitly provides that the court shall allow additional time if there is good cause for the plaintiff's failure to effect service in the prescribed 120 days, and authorizes the court to relieve a plaintiff of the consequences of an application of [Rule 4(m)] even if there is no good cause 10 shown." See Fed. R. Civ. P. 4(m), Advisory Committee Notes, 1993 Amendments. 11 Generally, "good cause" is equated with diligence. See Wright & Miller, Federal Practice and *Procedure: Civil 3d* § 1337. In the Ninth Circuit, a showing of good cause requires more than simple inadvertence, mistake of counsel, or ignorance of the rules. See National Union Fire Ins. Co. v. Monroe, 13

inadvertence, mistake of counsel, or ignorance of the rules. *See National Union Fire Ins. Co. v. Monroe*, 2011 WL 383807 (D. Nev.) (citations omitted). "At a minimum, good cause means excusable neglect. A plaintiff may also be required to show the following: (a) the party to be served personally received actual notice of the lawsuit; (b) the defendant would suffer no prejudice; and (c) the plaintiff would be severely prejudiced if his complaint were dismissed." *Boudette v. Barnette*, 923 F.2d 754, 756 (9th Cir. 1991) (citation omitted).

Additionally, Rule 4(m) does not apply to service in a foreign country. The Ninth Circuit has affirmed that the 120 day deadline for service after filing does not apply to service in a foreign country. *See Lucas v. Natoli*, 936 F.2d 432 (9th Cir. 1991). Here, the Court finds that Plaintiff has demonstrated good cause for an extension of the 120-day time period for service for the one non-foreign defendant. Plaintiff's motion was filed prior to expiration of the original 120-day period. Additionally, service for the other defendants will be accomplished in a foreign country. Therefore, the Court finds that sixty (60) days is sufficient as an extension to the original 120-day time period.

Based on the foregoing and good cause appearing therefore,

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IT IS HEREBY ORDERED that Plaintiffs' Motion to Enlarge Time to Serve All Defendants (#6) is **granted**. Plaintiff shall have and additional sixty (60) days to complete service for all

1	defendants, up to and including June 3, 2013.
2	DATED this 1st day of April, 2013.
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5	C.W. Hoffman, Jr. United States Magistrate Judge
6	Officed States Wagistrate Value
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